

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

JAMES L. DEAN,	)	4:09CV3144
	)	
Plaintiff,	)	
v.	)	<b>ORDER</b>
	)	
RICHARD T. SMITH, et al.,	)	
	)	
Defendants.	)	
	)	
	)	4:09CV3146
KATHLEEN A. GONZALEZ,	)	
	)	
Plaintiff,	)	
v.	)	<b>ORDER</b>
	)	
RICHARD T. SMITH, et al.,	)	
	)	
Defendants.	)	
	)	
	)	4:09CV3147
THOMAS W. WINSLOW,	)	
	)	
Plaintiff,	)	
v.	)	<b>ORDER</b>
	)	
RICHARD T. SMITH, et al.,	)	
	)	
Defendants.	)	
	)	
	)	4:09CV3148
ADA JOANN TAYLOR,	)	
	)	
Plaintiff,	)	
v.	)	<b>ORDER</b>
	)	
RICHARD T. SMITH, et al.,	)	
	)	
Defendants.	)	

IT IS ORDERED:

1. Defendants' motions for an enlargement of time (4:09cv3144 filing [124](#); 4:09cv3146 filing [126](#); 4:09cv3147 filing [124](#); 4:09cv3148 filing [124](#)) are granted, as follows:

Defendants shall have until January 24, 2011, to file a reply in support of their motions for summary judgment.

2. Plaintiffs' motions to dismiss parties (4:09cv3144 filings [122](#), [123](#); 4:09cv3146 filings [114](#), [125](#); 4:09cv3147 filings [112](#), [123](#); 4:09cv3148 filings [112](#), [123](#)) are granted, as follows:

Pursuant to Federal Rule of Civil Procedure 41(a), all claims alleged against Defendant Kent Harlan, in his official and individual capacities, and all claims alleged against Defendant Mark Meints, in his official and individual capacities, are dismissed without prejudice, and such Defendants shall no longer be parties to this action.

December 23, 2010.

BY THE COURT:

*Richard G. Kopf*  
United States District Judge